UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

	United States of Ameri	са	ORDER OF DETENTION PENDING TRIAL
	v. Patrick Dale Wisema	n	Case No. 1:12 MJ 99
	Defendant Defendant	<u>. </u>	Case No. 1.12 No. 99
	After conducting a detention hea defendant be detained pending t		ct, 18 U.S.C. § 3142(f), I conclude that these facts require
		Part I – Findings	s of Fact
(1)			S.C. § 3142(f)(1) and has previously been convicted of uld have been a federal offense if federal jurisdiction had
	a crime of violence as downwhich the prison term is		(4), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for
	an offense for which the	maximum sentence is death	or life imprisonment.
	an offense for which a m	naximum prison term of ten ye	ears or more is prescribed in:
		the defendant had been conv C), or comparable state or loc	victed of two or more prior federal offenses described in 18 al offenses.
	a minor vict		
	a failure to r	egister under 18 U.S.C. § 225	
(2)	The offense described in findir or local offense.	g (1) was committed while th	e defendant was on release pending trial for a federal, state
(3)	A period of less than 5 years hoffense described in finding (1		ate of conviction defendant's release from prison for the
(4)	Findings (1), (2) and (3) estable person or the community. I full		that no condition will reasonably assure the safety of another not rebutted that presumption.
		Alternative Find	ings (A)
(1)	There is probable cause to be	ieve that the defendant has c	ommitted an offense
	Controlled Substances	ison term of ten years or more Act (21 U.S.C. 801 et seq.)	e is prescribed in: *
(2)	under 18 U.S.C. § 924(c) The defendant has not rebutte will reasonably assure the defe	d the presumption established	d by finding (1) that no condition or combination of conditions safety of the community.
(1)	There is a serious risk that the	Alternative Find	•
` ` '		• •	safety of another person or the community.
、 /		Part II – Statement of the Re	
	find that the testimony and info		ntion hearing establishes by <u></u> clear and convincing
defenda (CP), fo defenda for defe sadistic in rapin	ant is a 33-year-old man. He want is a 33-year-old man. He want which he served a prison sent ant, in which defendant claimed and ant's residence. The search sexual torture of infants. In 201 g and even murdering children	as convicted in Florida in 2002 ence. In 2011, an undercove that he had molested very youncovered evidence of the poly, another undercover officern the Philippines. Defendant	2 of multiple counts of possession of child pornography or officer in New Zealand had Internet "chats" with bung children. This led to the issuance of a search warrant ossession and distribution of CP, much of it involving the had similar "chats" with defendant, who expressed interest distributed further CP images featuring sadism. tion, and his threats to commit child abuse are credible.
correction appeal. States Co	ns facility separate, to the exten The defendant must be afforded	t practicable, from persons av a reasonable opportunity to o for the Government, the pers	neral or a designated representative for confinement in a vaiting or serving sentences or held in custody pending consult privately with defense counsel. On order of United son in charge of the corrections facility must deliver the
Date:	March 23, 2012	Judge's Signature:	/s/ Joseph G. Scoville
		Name and Title:	Joseph G. Scoville, U.S. Magistrate Judge